1 2 3 IN THE UNITED STATES DISTRICT COURT 4 FOR THE DISTRICT OF ARIZONA 5 IN RE BARD IVC FILTERS No. MD-15-02641-PHX-DGC PRODUCTS LIABILITY LITIGATION 6 SHORT FORM COMPLAINT FOR DAMAGES FOR INDIVIDUAL 7 **CLAIMS** 8 Plaintiff(s) named below, for their Complaint against Defendants named below, 9 incorporate the Master Complaint for Damages in MDL 2641 by reference (Doc. 364). 10 Plaintiff(s) further show the Court as follows: 11 1. Plaintiff/Deceased Party: Carmen Alvarez 12 13 2. Spousal Plaintiff/Deceased Party's spouse or other party making loss of 14 consortium claim: NA 15 16 3. Other Plaintiff and capacity (i.e., administrator, executor, guardian, 17 conservator): NA 18 19 4. Plaintiff's/Deceased Party's state(s) [if more than one Plaintiff] of residence at 20 the time of implant: New Jersey 21 22

1	5.	Plaintiff's/Deceased Party's state(s) [if more than one Plaintiff] of residence at			
2		the time of injury:			
3		New Jersey			
4	6.	Plaintiff's current state(s) [if more than one Plaintiff] of residence:			
5		New Jersey			
6	7.	District Court and Division in which venue would be proper absent direct filing:			
7		District of New Jersey, Camden Division			
8	8.	Defendants (check Defendants against whom Complaint is made):			
9		□ C.R. Bard Inc.			
10		Bard Peripheral Vascular, Inc.			
11	9.	Basis of Jurisdiction:			
12		Xi Diversity of Citizenship			
13		□ Other:			
14		a. Other allegations of jurisdiction and venue not expressed in Master			
15		Complaint:			
16					
17					
18					
19	10.	Defendants' Inferior Vena Cava Filter(s) about which Plaintiff(s) is making a			
20		claim (Check applicable Inferior Vena Cava Filter(s)):			
21		□ Recovery <sup>®</sup> Vena Cava Filter			
22		★ G2 <sup>®</sup> Vena Cava Filter			

1		€	G2 <sup>®</sup> Express	s (G2 <sup>®</sup> X) Vena Cava Filter		
2		€	Eclipse® Ver	na Cava Filter		
3		€	Meridian <sup>®</sup> V	ena Cava Filter		
4		€	Denali <sup>®</sup> Ven	a Cava Filter		
5		€	Other:			
6	11.	Date of Implantation as to each product:				
7		06/11/2008				
8						
9	12.	Counts in the Master Complaint brought by Plaintiff(s):				
10		X	Count I:	Strict Products Liability – Manufacturing Defect		
11		X	Count II:	Strict Products Liability – Information Defect (Failure to		
12			Warn)			
13		N	Count III:	Strict Products Liability – Design Defect		
14		M	Count IV:	Negligence - Design		
15		X	Count V:	Negligence - Manufacture		
16		N	Count VI:	Negligence – Failure to Recall/Retrofit		
17		X	Count VII:	Negligence – Failure to Warn		
18		X	Count VIII:	Negligent Misrepresentation		
19		X	Count IX:	Negligence Per Se		
20		X	Count X:	Breach of Express Warranty		
21		M	Count XI:	Breach of Implied Warranty		
22		X	Count XII:	Fraudulent Misrepresentationmber 16, 2010		
	ii.					

1	X	Count XIII:	Fraudulent Concealment
2	X	Count XIV:	Violations of Applicable (Insert State)
3		Law Prohibit	ting Consumer Fraud and Unfair and Deceptive Trade
4		Practices	
5		Count XV:	Loss of Consortium
6		Count XVI:	Wrongful Death
7		Count XVII:	Survival
8	X	Punitive Dan	nages
9		Other(s):	(please state the facts supporting
10		this Count in	the space immediately below)
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12			
13			
14			
15			
16	DESDECTELII I	VSHBMITTI	ED this 10th day of January, 2020.
17	RESI ECTIOLI	ZI SODWIIIII	MCSWEENEY/LANGEVIN LLC
18			By: /s/ David M. Langevin
19			David M. Langevin Rhett A. McSweeney
20			2116 2nd Avenue South Minneapolis, MN 55404 Attorneys for Plaintiff(s)
21			Attorneys for Plaintiff(s)
22			